Exhibit B6

Relevant Deposition Excerpts for Dorothy Khan

SIPC v BLMIS

CONFIDENTIAL

UNITED STATES BANKR SOUTHERN DISTRICT C		Page 1
x	:	
SECURITIES INVESTOR PROTECTION		
CORPORATION,	Adv.Pro.No. 08-01789(SMB)	
Plaintiff,	00 01709 (BMD)	
,	SIPA Liquidation	
V.		
BERNARD L. MADOFF INVESTMENT SECURITIES, LLC,	(Substantially Consolidated)	
Defendant.	CONFIDENTIAL	
x	:	
In Re:		
BERNARD L. MADOFF,		
Debtor.		
x	:	

Videotaped Deposition of DOROTHY KHAN, as reported by Nancy C. Bendish, Certified Court Reporter, RMR, CRR and Notary Public of the States of New York and New Jersey, at the office of BAKER HOSTETLER, 45 Rockefeller Plaza, New York, New York, on Wednesday, May 25, 2016, commencing at 2 p.m.

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			Page 12
1	Q.	Was your work mainly with the	
2	BLMIS computer system?		
3	(A.)	Yes.	
4	Q.	Did you enter data anywhere other	
5	than the computer system?		
6	(A.)	No.	
7	Q.	In your data entry, did you enter	
8	8 (information about specific trades?)		
9	A .	Yes.	
10	Q.	Did you enter information about	
11	customer deposits?		
12	(A.)	Could you repeat.	
<u>13</u>	Q.	Did you enter information about	
<u>14</u>	customer deposits?		
<u>15</u>	(A.)	Deposits, yes.	
<u>16</u>	Q.	Did you enter information about	
<u>17</u>	customer withdrawals?		
18	(A.)	Yes.	
<u>19</u>	Q.	Did you enter information about	
20	checks made	out to customers?	
21	(A.)	Yes.	
22	Q.	Did you run reports on the	
23	computer sy	rstem?	
24	(A.)	Yes.	
<mark>25</mark>	Q.	What kinds of reports?	